

JAN 25 2007

67,108-016  
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Applicant thanks the Examiner for the remarks and analysis contained in the Office Action. Claims 1, 7, 10 and 18 are amended. Claim 17 is cancelled. Applicant respectfully requests reconsideration of this application.

Applicant's representative thanks the Examiner for taking the time to speak to him regarding this application during a telephone interview on January 25. During that conversation, the claim language was discussed in light of the Examiner's comments on page 5 of the most recent office action. Specifically, the difference between "physical configuration" and "geometry configuration" was discussed. No agreement was reached during the conversation whether changing "physical" to "geometry" in the claims would result in allowance.

Applicant respectfully submits that the clarification of the claims above makes it clear that there is a patentable difference between the *Pennanen, et al.* reference and Applicant's claims. That reference repeatedly states that the planar conductive antenna element 401 has the same geometry configuration as the antenna element 306. This is stated, for example, in column 4, lines 46-48; column 5, lines 55-56 and 60. The claimed arrangement, which has a strip line conductor having a different geometry configuration than a wireless terminal antenna cannot be anticipated.

It cannot be considered obvious to modify the teachings of the *Pennanen, et al.* reference to make it consistent with Applicant's claims because that would be directly contrary to the teachings of that reference requiring the two planar conductive antenna elements to be "essentially similar" and "two copies of a same body."

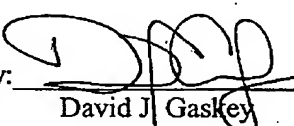
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Applicant respectfully submits that this case is in condition for allowance.

Applicant hereby petitions for a one month extension for responding to the office action mailed September 25, 2006. The Commissioner is hereby authorized to charge Deposit Account No. 50-1482 in the name of Carlson, Gaskey & Olds in the amount of \$120.00. The Commissioner is authorized to charge Deposit Account No. 50-1482 in the name of Carlson, Gaskey & Olds for any additional fees or credit the account for any overpayment.

Respectfully submitted,

CARLSON, GASKEY & OLDS

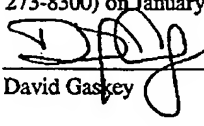
By: 

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Dated: January 25, 2007

CERTIFICATE OF FACSIMILE

I hereby certify that this Response, relative to Application Serial No. 10/602,962 is being facsimile transmitted to the Patent and Trademark Office (Fax No. (571) 273-8300) on January 25, 2007.

  
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David Gaskey

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